

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

JOSEPHINE TELL,

Plaintiff,

-v.-

9 WEST 73RD STREET LLC, et al.,

Defendants.

24 Civ. 7161 (JHR)

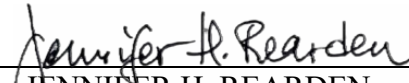
ORDER

JENNIFER H. REARDEN, District Judge:

The Court is in receipt of the attached email from Plaintiff's counsel to Defendants' counsel dated January 13, 2025, on which Plaintiff's counsel copied the Court. Plaintiff's counsel is cautioned that "[c]opies of correspondence between counsel shall not be sent to the Court, except as exhibits to a properly filed document." Indiv. Rule 2.A.

SO ORDERED.

Dated: January 19, 2025  
New York, New York

  
JENNIFER H. REARDEN  
United States District Judge

## Rearden NYSD Chambers

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**From:** khklaw <khklaw@gmail.com>  
**Sent:** Monday, January 13, 2025 9:13 PM  
**To:** Alisa Y. Gdalina; Rearden NYSD Chambers; Stephen P. Pischl; Tom Lambert; Colalillo, Christine (LAW)  
**Subject:** Re: Tell v. 9 W 73rd St, et al, 1:24-cv-07161  
**Attachments:** image001.jpg; image002.gif

### CAUTION - EXTERNAL:

It's Kamal, not Hamal.

I am under a judge imposed deadline to file a motion for default by January 20. I already have a clerk endorsed certificate of default. I don't know if you need to file a motion to vacate the certificate or not.

If you want an extension as the other defendants have, then I suggest you ask the Judge. I don't have the authority to grant such relief.

At the present time my responsibility is to file a motion for default by January 20. Figuring out how to get you an extension is not my responsibility.

Thank you for your time and attention in this matter.

Regards,

Karim H. Kamal  
(212) 586-0510

On Mon, Jan 13, 2025 at 3:48 PM Alisa Y. Gdalina <[AGdalina@clausen.com](mailto:AGdalina@clausen.com)> wrote:

Good afternoon Mr. Hamal,

This e-mail is a follow-up to the voicemail I left you a few minutes ago. Our firm was just assigned to represent Rick Elezi Management and its individual owners in the subject matter. Looking at the docket, I see that the Court approved a request by the rest of the defendants to respond to the complaint by February 4, 2025. Are you amenable to the same extension for our clients? If so, we will file a letter-motion asap. I can be reached at the number below if you'd like to discuss further.

Thank you,  
Alisa

**Alisa Y. Gdalina | Associate**  
Clausen Miller P.C. | 28 Liberty Street, 39th Floor | New York, New York 10005

212.805.3927 | [vCard](#) | [bio](#)

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